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1 2 3 4 5 6 7 8	PHILLIP A. TALBERT United States Attorney KAREN A. ESCOBAR Assistant United States Attorney 2500 Tulare Street, Suite 4401 Fresno, CA 93721 Telephone: (559) 497-4000 Facsimile: (559) 497-4099  Attorneys for Plaintiff United States of America	TATES DISTRICT COURT
9 10	EASTERN DISTRICT OF CALIFORNIA	
11	UNITED STATES OF AMERICA,	CASE NO. 1:22-CR-00131-JLT-SKO
12	Plaintiff,	STIPULATION REGARDING EXCLUDABLE
13	v.	TIME PERIODS UNDER SPEEDY TRIAL ACT; ORDER
14 15	JORGE CALDERON-CAMPOS, BYRON ADILIO ALFARO-SANDOVAL, JOSE ANGEL BELTRAN-CHAIDEZ,	DATE: December 6, 2023 TIME: 1:00 p.m. COURT: Hon. Magistrate Judge Sheila K. Oberto
16	ANTONIO BELTRAN-CHAIDEZ, AND MARK GARCIA,	COOKT. Holl. Wagistrate Judge Shella K. Oberto
17	Defendants.	
18	UNITED STATES OF AMERICA,	CASE NO. 1:22-CR-00130-JLT-SKO
19 20	Plaintiff,	STIPULATION REGARDING EXCLUDABLE TIME PERIODS UNDER SPEEDY TRIAL ACT;
21	v. JORGE CALDERON-CAMPOS,	ORDER
22	Defendant.	DATE: December 6, 2023 TIME: 1:00 p.m.
23	Defendant.	COURT: Hon. Magistrate Judge Sheila K. Oberto
24	STIPULATION	
25	Plaintiff United States of America, by and through its counsel of record, and defendants, by and	
26	through defendants' counsel of record, hereby stipulate as follows:	
27	1. By previous order, these matters were scheduled for a status conference on December 6,	
28	2023, before U.S. Magistrate Judge Sheila K. Oberto. On September 7, 2023, the Court also directed the	

parties to set a trial date. The courtroom deputy later clarified by email to the parties that the Court
would allow a stipulation to continue the status conference, since defendant Antonio Beltran-Chaidez
and his counsel, Daniel Harralson, made their initial appearance in this case in July 2023 and Mr.
Harralson has not had sufficient time to review the voluminous discovery and the government's July 27
2023, plea offer with his client.

- 2. In addition, on September 7, 2023, Monica Bermudez entered her appearance as counsel for defendant Jose Angel Beltran-Chaidez. His former attorney withdrew following the government's motion of a potential conflict of interest based on the joint representation of Beltran-Chaidez and Defendant Calderon-Campos by two members of the same law firm.
- 3. In light of Ms. Bermudez's and Mr. Harralson's need to review discovery and have meaningful discussions with their clients regarding the government's plea offers to them, by this stipulation, the parties request an additional continuance of the status conference. It is requested that the status conference currently set for December 6, 2023, be continued to May 15, 2024, before U.S. Magistrate Sheila K. Oberto, or the Court's earliest convenience, and to exclude time from calculation under the Speedy Trial Act between December 6, 2023, and May 15, 2024.
  - 4. The parties agree and stipulate, and request that the Court find the following:
  - a) 1,656 pages of Bates-stamped material has been provided to the defense in this matter. This material consists primarily of wiretap intercepts and data, reports of investigation, photographs, recordings of post-arrest interviews, and defendants' criminal histories.
    - b) Plea offers have been made to all of the defendants.
  - c) Counsel for defendants desire additional time to review discovery, consult with their clients, conduct investigation and research related to the charges, consider plea offers, engage in plea negotiations, and to otherwise prepare for trial.
  - d) Counsel for defendants believe that failure to grant the above-requested continuance would deny them the reasonable time necessary for effective preparation, taking into account the exercise of due diligence.
  - e) Based on the above-stated findings, the ends of justice served by continuing the case as requested outweigh the interest of the public and the defendants in a trial within the

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original date prescribed by the Speedy Trial Act. 1 2 f) For the purpose of computing time under the Speedy Trial Act, 18 U.S.C. § 3161, et seq., within which trial must commence, the time period of December 6, 2023 to May 15, 3 4 2024, inclusive, is deemed excludable pursuant to 18 U.S.C.§ 3161(h)(7)(A), B(iv), because it 5 results from a continuance granted by the Court at the defendants' request on the basis of the Court's finding that the ends of justice served by taking such action outweigh the best interest of 6 7 the public and the defendants in a speedy trial. 8 5. Nothing in this stipulation and order shall preclude a finding that other provisions of the Speedy Trial Act provide that additional time periods are excludable from the period within which a trial must commence. 10 IT IS SO STIPULATED. 11 12 PHILLIP A. TALBERT Dated: November 17, 2023 13 United States Attorney 14 /s/ KAREN A. ESCOBAR 15 KAREN A. ESCOBAR Assistant United States Attorney 16 17 s/ DAVID A. TORRES 18 DAVID A. TORRES Counsel for defendant Jorge Calderon-Campos 19 20 <u>/s/ FATIMA RODRIGUEZ</u> FATIMA RODRIGUEZ 21 Counsel for defendant Byron Adilio Alfaro-Sandoval 22 23 /s/ MONICA BERMUDEZ /s/ MARK A. BROUGHTON MONICA BERMUDEZ MARK A. BROUGHTON 24 Counsel for defendant Jose Angel Beltran-Counsel for defendant Mark Garcia Chaidez 25 26 /s/ DANIEL L. HARRALSON DANIEL L. HARRALSON 27 Counsel for defendant Antonio Beltran-Chaidez 28

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**ORDER** IT IS SO ORDERED. Sheila K. Oberto
THE HONORABLE SHEILA K. OBERTO 11/22/2023 DATED: UNITED STATES MAGISTRATE JUDGE